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APPLICATION NO.	EU DIC DATE				
AFFLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/043,784	11/07/2001	Michiko Fukuda	15056	7912	
23389 7	09/08/2003				
	SCULLY SCOTT MURPHY & PRESSER, PC			EXAMINER	
400 GARDEN CITY PLAZA GARDEN CITY, NY 11530			ENG, GEORGE		
			ART UNIT	PAPER NUMBER	
			2643	CD /	
			DATE MAILED: 09/08/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)					
•		10/043,784	FUKUDA, MICHIK	0				
Office Action Summary		Examiner	Art Unit					
		George Eng	2643					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SH THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period varie to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howeve y within the statutory minimuli apply and will expire SIX , cause the application to be	r, may a reply be timely filed  um of thirty (30) days will be considered timely (6) MONTHS from the mailing date of this coecome ABANDONED (35 U.S.C. § 133).	, mmunication.				
1)🛛	Responsive to communication(s) filed on <u>07 N</u>	November 2001 .						
2a)□	<u> </u>	is action is non-fina	ıl.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
· _	ion of Claims							
4)⊠	Claim(s) <u>1-16</u> is/are pending in the application							
	4a) Of the above claim(s) is/are withdraw	wn from considerati	on.					
·	Claim(s) is/are allowed.							
	Claim(s) <u>1-16</u> is/are rejected.							
· ·	Claim(s) is/are objected to.							
	Claim(s) are subject to restriction and/o ion Papers	r election requirem	ent.					
· · · —	The specification is objected to by the Examine	r						
•	The drawing(s) filed on is/are: a) accept		to by the Examiner					
. •, 🗀	Applicant may not request that any objection to the	·— ·	•					
11)	The proposed drawing correction filed on			er. ·				
If approved, corrected drawings are required in reply to this Office action.								
12) The oath or declaration is objected to by the Examiner.								
Priority under 35 U.S.C. §§ 119 and 120								
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a)⊠ All b)□ Some * c)□ None of:								
	1.⊠ Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
* (	3. Copies of the certified copies of the prior application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17	.2(a)).	Stage				
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
a) ☐ The translation of the foreign language provisional application has been received.  15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachmer	-	p.i.e.ity andor oo						
1) Notice 2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) 1	5) 🔲 N	terview Summary (PTO-413) Paper No( otice of Informal Patent Application (PTC ther:	· ·				

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#### **DETAILED ACTION**

### **Priority**

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

## Information Disclosure Statement

2. The information disclosure statements filed 11/7/2002, 8/20/2002 and 7/7/2003 (papers no. 7, 8 and 11) have been considered.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-2, 5-10 and 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kadowaki et al. (US PAT. 5,414,457) in view of Matsubara et al. (US PAT. 5,345,258 hereinafter Matsubara).

Regarding claim 1, Kadowaki discloses a telephone unit as shown in figure 4 having a telephone directory with picture data comprising video interface (10, figure 3) for receiving compressed image data from a distant station (col. 3 lines 34-35), decoding means (20) for

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decoding the received compressed image data into an image signal (col. 3 lines 31-32), correlating means (50, figure 3) for correlating the image signal with a telephone number of the distant station (col. 4 lines 4-6), and registering means (41, figure 1) for registering the image signal and the telephone number with the telephone directory (col. 4 line 48 through col. 6 line 17). Kadowaki differs from the claimed invention in not specifically teaching receiving compressed moving picture data from the distance party so that first decode means decodes the compressed moving picture data and encoding means encodes one or more frames of the decoded moving picture data into compressed still picture data in order to register. However, Matsubara teaches a videophone capable of storing received video data, i.e., compressed moving picture data in a storing means using a relatively small amount of storage comprising decoding means (18B, figure 3) for decoding the receiving video signal and encoding means (22B, figure 3) for encoding video signal decoded by the decoding means into a compressed still picture data for storage (col. 4 lines 1-34 and col. 6 lines 13-33). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Kadowaki in capable of receiving compressed moving picture data from the distance party, wherein the telephone unit includes first decode means for decodes the compressed moving picture data and encoding means for encoding one or more frames of the decoded moving picture data into compressed still picture data in order to register, as per teaching of Matsubara, because it can store video signal using a relatively small amount of storage.

Regarding claim 2, Kadowaki discloses to correlate the compressed still picture data with personal information of the distant station, wherein the personal information includes the telephone number of the distant station (col. 4 lines 60-64).

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Regarding claim 5, Matsubara discloses a first display means (20B, figure 3) for displaying the decoded moving picture and selecting means (23B, figure 3) for selecting one or more frames to be encoded by the encoding means (22B, figure 3) in response to an operation by a user (col. 4 lines 1-46 and col. 6 lines 13-33).

Regarding claim 6, Kadowaki discloses second display means as shown in figure 2 for displaying the decoded still image data decoded by decoding means (col. 6 lines 15-34 and col. 5 line 9-38).

Regarding claim 7, Kadowaki teaches to display the decoded still picture when originating a call to the distant station (col. 5 lines 9-23).

Regarding claim 8, Matsubara teaches to display the decoded still picture when terminating a call from the remote station (col. 6 lines 40-58).

Regarding claim 9, the limitations of the claim are rejected as the same reasons set forth in claim 1.

Regarding claim 10, the limitations of the claim are rejected as the same reasons set forth in claim 2.

Regarding claim 13, the limitations of the claim are rejected as the same reasons set forth in claim 5.

Regarding claim 14, the limitations of the claim are rejected as the same reasons set forth in claim 6.

Regarding claim 15, the limitations of the claim are rejected as the same reasons set forth in claim 7.

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Regarding claim 16, the limitations of the claim are rejected as the same reasons set forth in claim 8.

5. Claims 3-4 and 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kadowaki et al. (US PAT. 5,414,457) in view of Matsubara et al. (US PAT. 5,345,258 hereinafter Matsubara) as applied in claims above, and further in view of Kimura et al. (US PAT. 5,778,054 hereinafter Kimura).

Regarding claim 3, the combination of Kadowaki and Matsubara differs from the claimed invention in not specifically teaching to register the compressed still picture and the telephone number with the telephone directory in JPEG format in which the telephone number is being recorded in a comment segment of a JPEG file. However, Kimura teaches a storage device storing access information, i.e., telephone numbers, corresponding to image information, wherein the access information and the image information are registered in JPEG format so that it recognizes the access information being recorded in a comment segment of a JPEG file in order to simplify physical structure and intuitive graphical user interface (col. 4 line 29 through col. 6 line 10). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the combination of Kadowaki and Matsubara in registering the compressed still picture and the telephone number with the telephone directory in JPEG format in which the telephone number is being recorded in a comment segment of a JPEG file, as per teaching of Kimura, because it simplifies physical structure and intuitive graphical user interface.

Regarding claims 4 and 11-12, the limitations of the claims are rejected as the same reasons set forth in claim 3.

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Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Hsu (US PAT. 5,907,604) discloses an image icon associated with caller ID

(abstract). Gotoh et al. (US PAT. 5,396,269) discloses a television telephone having a telephone

directory function (col. 20 line 16 through col. 21 line 44). Ogawa (JP 05153286) discloses a

video telephone system for correlating or storing a telephone and an image corresponding to the

telephone number (abstract).

7. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington D.C. 20231

Or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington, V.A., Sixth Floor (Receptionist).

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to George Eng whose telephone number is 703-308-9555. The

examiner can normally be reached on Tuesday to Friday from 7:30 AM to 6:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis A. Kuntz, can be reached on (703) 305-4870. The fax phone number for the organization where this application or proceeding is assigned is 703-308-6306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-0377.

Alonge Long George Eng

Examiner

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